
BREAK THE GLASS AGENDA

AGENDA FOR THE SEPTEMBER 4, 2013 MEETING OF THE PATIENT CHOICE AND
MEANINGFUL DISCLOSURE WORK GROUP, BREAK THE GLASS SUBCOMMITTEE,
OF THE ILLINOIS HEALTH INFORMATION EXCHANGE AUTHORITY BOARD
Chicago/Room 9-034 and Springfield/3rd Floor Small/Director's Video Conference Room
Main Dial-in 888-494-4032 Pass code 511-326-7417 (Rm. 4-752)

1. Welcome and Introductions
2. Discussion and Approval of the Minutes from the August 20, 2013 meeting
3. Discuss Break the Glass requirements for Hawaii, Maryland, North Dakota and North Carolina
4. Review proposed statute created by Legal Advisory Committee
5. Begin preparation of Subcommittee Recommendations
6. Public Comment
7. Adjourn

Additional information:

Existing IL emergency exceptions:

- Consent by Minors to Medical Procedures Act, 410 ILCS 210/3, 4 (no parental consent required for emergency treatment of minors or medical care or counseling for abused minors or for STD, drug or alcohol abuse treatment)
- Perinatal Mental Health Disorders Prevention and Treatment Act, 405 ILCS 95/15(5) (diagnosis of perinatal mental health disorder may not be disclosed to primary care professionals without mother's consent, unless acute danger present)
- 77 Ill. Adm. Code 2060.319(b5) (facility substance abuse patient records disclosure permitted to medical personnel "in a medical emergency")
- Medical Patient Rights Act, 410 ILCS 50/3.1(a-c) (right to informed consent for experimental treatment, except for life-threatening emergency)
- AIDS Confidentiality Act, 410 ILCS 305/7, 8(b) (patient consent for HIV testing not required for protection of healthcare and emergency personnel in contact with HIV patients, or when in judgment of physician medically indicated)
- (740 ILCS 110/11) (from Ch. 91 1/2, par. 811)

Sec. 11. Disclosure of records and communications. Records and communications may be disclosed:

(iii) when, and to the extent disclosure is, in the
sole discretion of the therapist, necessary to the provision of emergency medical care to a
recipient who is unable to assert or waive his or her rights hereunder;

All meetings will be accessible to handicapped individuals in compliance with pertinent state and federal laws upon notification of anticipated attendance. Handicapped persons planning to attend and needing special accommodations should contact OHIT at least five business days prior to the meeting so that we may best accommodate their needs.